| ₩ AO 472   | (Rev. 9700) Order of Determining Trial   |   |   |
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|  | United   | STATES DIST   | RICT COURT  |
|  |  | District of   | Delaware  |
|  | UNITED STATES OF AMERICA   |   |   |
|  | V.   | ORD   | ER OF DETENTION PENDING TRIAL   |
|  | Oyediran Oyetunji  | Case Nur  | mber: CR06-35.  |
|  | Defendant  |   |   |
|  | cordance with the Bail Reform Act, 18 U.S.C of the defendant pending trial in this case.   | •   | has been held. I conclude that the following facts require the  |
|  |  | Part I—Findings of Fa   |   |
|  | or local offense that would have been a feder  a crime of violence as defined in 18 U.S.  an offense for which the maximum sente   | ral offense if a circumstance giving. C. § 3156(a)(4). Ence is life imprisonment or deat  | h.  |
|  | an offense for which a maximum term of   | f imprisonment of ten years or m  | nore is prescribed in   |
| (3)<br>(4)   | § 3142(f)(1)(A)-(C), or comparable state<br>The offense described in finding (1) was com<br>A period of not more than five years has elap<br>for the offense described in finding (1).   | e or local offenses.  mitted while the defendant was used since the date of convuttable presumption that no convuttable | vo or more prior federal offenses described in 18 U.S.C.  on release pending trial for a federal, state or local offense. iction release of the defendant from imprisonment dition or combination of conditions will reasonably assure the ndant has not rebutted this presumption. |
|  |  | Alternative Findings (A   | A)  |
| (1)  | There is probable cause to believe that the de   |   |   |
|  | for which a maximum term of imprisonn under 18 U.S.C. § 924(c).  | nent of ten years or more is pres   | cribed in   |
|  |  | and the safety of the community.  |   |
| X (1)  | There is a serious risk that the defendant will  | Alternative Findings (E   | 3)  |
|  | There is a serious risk that the defendant will  |   | person or the community.  |
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|  |  | Written Statement of Reason   | ons for Detention   |
| At the timbeen deportation and building criminal I deportation | If that the credible testimony and information of the evidence: As a result of a preliminary the of his arrest, defendant was using a name ported due to a conviction for possession with a did has not further criminal convictions. He is where he was working to avoid contact with thistory, the fact that he may not work while a | submitted at the hearing establishearing, probable cause was found related or similar to his given intent to deliver heroin. Since he married and has a daughter. At ICE officers. ICE has an outstate waiting trial, his probable convi  |   |
|  | APR 2 5 2006  U.S. DISTRICT COURT DISTRICT OF DELAWARE   |   |   |
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| AO 472 (Rev. 3/86) Order of Detention Pending Tr  | rial   |
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|   | Don't HI Divertions Describing Detection   |
| The defendant is committed to the custody of t to the extent practicable, from persons awaiting | Part III—Directions Regarding Detention he Attorney General or his designated representative for confinement in a corrections facility separate, or serving sentences or being held in custody pending appeal. The defendant shall be afforded a with defense counsel. On order of a court of the United States or on request of an attorney for the |
| Government, the person in charge of the correction  | ons facility shall deliver the defendant to the United States marshal for the purpose of an appearance   |
| in connection with a court proceeding.  April 25, 2006  | 2 Parthen  |
| Date  | Signature of Judicial Officer  |
|   | Mary Pat Thynge, Magistrate Judge  |
|   | Name and Title of Judicial Officer   |

<sup>\*</sup>Insert as applicable: (a) Controlled Substances Act (21 U.S.C. § 801 et seq.); (b) Controlled Substances Import and Export Act (21 U.S.C. § 951 et seq.); or (c) Section 1 of Act of Sept. 15, 1980 (21 U.S.C. § 955a).